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## MEMO ENDORSED

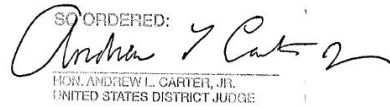
January 4, 2024

**VIA ECF**

The Honorable Andrew L. Carter, Jr.  
United States District Judge  
United States District Court  
Southern District of New York  
40 Foley Square, Room 435  
New York, NY 10007

It having been reported to the Court that this case has been or will be settled, it is hereby **ORDERED** that the above-captioned action is discontinued without costs and without prejudice to restoring the action to this Court's calendar if the application to restore the action is made on or before February 19, 2024.

Dated: January 4, 2024  
New York, NY

  
SO ORDERED:  
Hon. Andrew L. Carter, Jr.  
United States District Judge

**Re: Reid v. Clean Beauty for All, Inc. (1:23-cv-07516) (ALC) (JLC)**  
**Joint Notice of Settlement and Request for Adjournment of All Pending Dates**

Dear Judge Carter:

We represent Clean Beauty for All, Inc. ("Defendant") in the above-referenced matter. On behalf of Defendant and plaintiff Nadreca Reid ("Plaintiff"), we hereby inform the Court that the parties have reached a settlement in principle. We anticipate that the parties will finalize and execute their settlement agreement and file a notice or stipulation of dismissal with prejudice within the next forty-five (45) days.

Given that the parties have agreed to resolve the litigation, we respectfully request that this Court adjourn all pending dates *sine die*—including the January 4, 2024, deadline for Defendant to file its response to the Complaint—and provide the parties with forty-five (45) days to file their anticipated notice or stipulation of dismissal.

We thank the Court for its attention to this matter.

Respectfully submitted,  
*/s/ Jason B. Jendrewski*  
Jason B. Jendrewski  
Shareholder

cc: Dan Shaked, Esq. (*via ECF*)

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